

State of New Jersey

DEPARTMENT OF HUMAN SERVICES

DIVISION OF MEDICAL ASSISTANCE AND HEALTH SERVICES CN 712 TRENTON, NEW JERSEY 08625 (609) 588-2600

ALAN J. GIBBS Commissioner

SAUL M. KILSTEIN Director

MEDICAID COMMUNICATION NO. 92-19

DATE: June 4, 1992

TO:

County Welfare Agency Directors

SUBJECT: Community Spouse Maintenance Allowance

This serves to advise you that, beginning July 1, 1992, the standard for deriving the community spouse maintenance allowance will increase. This results from the usual annual adjustment to the allowance and, this year as was the case last year, an additional increase, as provided in the Social Security Act, is scheduled. The current maintenance allowance is based on 133 percent of the federal poverty guideline. Effective July 1, 1992, the allowance will be based on 150 percent of the poverty guideline. As the same standard is used in the determination of the maintenance allowance for other family members residing with the community spouse, the computation of that allowance will also change. These increases potentially affect all institutionalized New Jersey Care and Medicaid Only individuals with spouses in the community.

The new base allowance for a community spouse increases from \$984 to \$1,149. The new standard for determining the excess shelter costs of the community spouse is \$345. Therefore, in computing the community spouse allowance, the community spouse's shelter costs in excess of \$345 shall be added to the base allowance of \$1,149 to determine his or her overall standard. The community spouse's own income would be subtracted from the overall allowance to ascertain the amount that may be deducted from the institutionalized spouse's income prior to applying that income to the cost of care.

In determining the amount of the institutionalized individual's income that may be used to maintain other family members, the standard of \$1,149 also applies though the calculation is different from that of the community spouse allowance. The amount of income that may be deducted is equal to 1/3 of the amount by which \$1,149 exceeds the family member's own income.

County welfare agencies shall apply the new standards in the post-eligibility treatment of income beginning with the month of July for all new cases and cases subject to redetermination. All other cases in which there is a community spouse shall be reviewed for the potential of increased maintenance deductions no later than November 1, 1992.

For any such case, the county welfare agency must assure that any change in the maintenance deduction be applied retroactively to July 1, 1992.

In order to assist the county welfare agencies in this review, we will be forwarding, under separate cover, a system-generated "change" PA-3L for each individual who is active in the current billing system (including those discharged to a hospital) and who currently has a maintenance deduction indicated in the record. For ease of identification, the form will contain an asterisk in the LTCF block on the first line, in the column adjacent to "effective date".

You are reminded that the community spouse's share of resources, which was revised for January 1992, remains unchanged. The community spouse's share of the couple's countable resources is the greater of \$13,740 or one-half of the couple's total resources, not to exceed \$68,700.

Questions concerning this communication should be referred to the Medicaid field service staff assigned to your county.

Sincerely,

Saul M. Kilstein

Director

SMK:Hh

cc:

Marion E. Reitz, Director

Division of Economic Assistance

Nicholas Scalera, Director

Division of Youth and Family Services